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75	90 03/17/2004		EXAM	INER
Samuels, Gaut	thier & Stevens LLP		GRAY, D	AVID M
Suite 3300			ART UNIT	PAPER NUMBER
225 Franklin St			ART GIVIT	TAI EN NOMBER
Boston, MA 02110			2851	

DATE MAILED: 03/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		A	T A 1! 4/->			
		Application No.	Applicant(s)			
Office Action Survey		10/665,924	CHAN, YET			
	Office Action Summary	Examiner	Art Unit	1		
		David M Gray	2851	pw		
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address	·		
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tir y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communicati C) (35 U.S.C. § 133).	ion.		
Status						
1)⊠	Responsive to communication(s) filed on <u>18 S</u>	eptember 2003.				
2a)□		action is non-final.				
3)□	,—					
Disposit	ion of Claims					
5)□	Claim(s) <u>50-62</u> is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>50-55 and 57-62</u> is/are rejected. Claim(s) <u>56</u> is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.				
Applicat	ion Papers					
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>18 September 2003</u> is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	are: a)⊠ accepted or b)⊡ object drawing(s) be held in abeyance. Section is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121	(d).		
Priority (ınder 35 U.S.C. § 119					
12)□ a)l	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachmen	t(s)					
	e of References Cited (PTO-892)	4) Interview Summary				
3) 🛛 Infori	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)			

Art Unit: 2851

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 50-55 and 57-61 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by White et al. (6,447,176).

White et al. discloses a method of loading a film assembly, and a camera using the film assembly. The portion of the White et al. disclosure meeting the claim limitations is indicated in parentheses after the claimed step or structural element in the copy of applicant's claims below.

- 50. A method of loading a film assembly comprising a first film container (film cartridge 40) provided with an internal spool (spool 39) and an additional spoolless film container (film canister device 12) having a length of film a majority of which is wound in the spoolless film container, and which extends to the first film container, comprising the steps of:
- a) providing a bulk roll of film, withdrawing a free end therefrom and securing to a film winding tool (col 8, lns 27-29);
- b) in a dark environment rotating the film winding tool to wind the film into a coil about the tool (col 8, ln 45);
- c) removing the wound coil from the film winding tool and enclosing the coil in the additional film container so that the film extends through a film slot thereof (col 8, lns 51-56);

Art Unit: 2851

d) before or after step c) cutting the film unwound from the bulk roll off said bulk roll to give a trailing end (col 8, lns 33-35);

- e) securing said trailing end of film to the first film container (col 8, lns 35-38).
- A method according to claim 50 wherein the film container is a conventional film patrone having a central spool, at step e) the said trailing film end being secured to the central spool (film cartridge 40 is clearly a so-called "conventional film patrone" and the disclosed "placed and firmly fixed within a film cartridge such as film cartridge 40" clearly refers to attaching the film to the spool 39 as such is required in order to wind the film back into the film cartridge).
- 52. A method according to claim 50 utilizing an additional container which comprises a housing which is closed by an end cap (end cap 52), the method involving, at step c), winding the film onto the film winding tool, followed by insertion of the tool having the film wound about the tool end into the additional film container (col 8, lns 51-56).
- 53. A method according to claim 52 wherein after removal of the film winding tool the end cap is secured to the housing (col 8, lns 57-61).
- A method according to claim 50 utilizing an additional film container which comprises a housing formed in two half shells (inner sleeve assembly 46 and outer sleeve assembly 48) which co-operate to define a film slot therebetween (slot 60 and discharge opening 96 define the film slot), the method involving the step of, in a film winding apparatus, after step b), removing the film winding tool and enclosing the wound coil between the two half shells, with the film extending from the film slot (the film must extend from the slot as it is attached to spool 39).

Art Unit: 2851

55. A method according to claim 54 wherein the method includes the step of cutting the film from the bulk roll after it has been wound into the coil and before it is enclosed in the additional container (col 8, lns 33-38).

- 57. A method according to claim 50 further comprising the step of inserting the assembly of first film container and additional film container into a package which is sealed to contain the film containers (col 9, lns 33-43).
- 58. A film assembly when loaded according to the method of claim 50 (film package assembly 14 col 9, lns 33-43).
- 59. A camera when loaded with a film assembly according to claim 58 (camera 10 col 9, lns 33-43).
- A method of loading a film assembly into a camera having a pair of film chambers arranged on opposite sides of an exposure opening and a camera back which closes the film chambers comprising the steps of:
- a) providing a bulk roll of film, withdrawing a free end therefrom and securing to a film winding tool (col 8, lns 27-29);
- b) in a dark environment rotating the film winding tool to wind the film into a coil about the tool (col 8, ln 45);
- c) removing the wound coil from the film winding tool and enclosing the coil in the additional film container so that the film extends through a film slot thereof (col 8, ln 51-56);
- d) before or after step c) cutting the film unwound from the bulk roll off said bulk roll to give a trailing end (col 8, lns 33-35);

Art Unit: 2851

e) securing said trailing end of film to the first film container (col 8, lns 35-38);

f) placing the film assembly in the camera with the containers in respective chambers and closing the camera back col 9, lns 33-36 and 40-43).

A method according to claim 60 wherein utilizing an additional film container which comprises a housing formed in two half shells (inner sleeve assembly 46 and outer sleeve assembly 48) which co-operate to define a film slot therebetween (slot 60 and discharge opening 96 define the film slot), the method involving the step of in a film winding apparatus, after step b), removing the film winding tool and enclosing the wound coil between the two half shells, with the film extending from the film slot (the film must extend from the slot as it is attached to spool 39).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 62 is rejected under 35 U.S.C. 103(a) as being unpatentable over White et al. 6,447,176 in view of Craig et al.

White et al. discloses the claimed method, as set forth above, except White et al. does not teach or suggest the claimed "pre-exposed" film and "alignment mark."

Craig et al. teaches providing film having pre-exposed images thereon. Craig et al. teaches that such film requires an alignment mark (see col 6, lns 54-67).

It would have been obvious to one of ordinary skill at the time of applicant's invention to provide pre-exposed film for the White et al. method. One would have been motivated to so modify White et al. to add interest to the photographs taken by the White et al. camera.

Allowable Subject Matter

Claim 56 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The prior art does not disclose or suggest "attaching a removable clip" in combination with the remaining claim steps as set forth in claim 56.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David M Gray whose telephone number is 571-272-2219. The examiner can normally be reached on M-T & T-F 7:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Russ Adams can be reached on 571-272-2112. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2851

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David M Gray Primary Examiner Art Unit 2851